

UNITED STATE DEPARTMENT OF COMMERCE Patent and Trademark Office

75-17

NOTICE OF ALLOWANCE AND ISSUE FEE DUE

WM01/0213

KENYON & KENYON 1500 K STREET, N.W. SUITE 700 WASHINGTON DC 20005

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APPLICATION NO.	FILING DATE	TOTAL CLAIMS	EXAMINER AND GROUP ART UNIT		DATE MAILED
08/985,122	12/04/97	016	HOOSAIN, A	2645	02/13/01
First Named ANDERSSON,	<i>y</i>	35 U	SC 154(b) term ext. =	0 Day	(S.,

TITLE OF INVENTIONETHOD AND APPARATUS FOR VOICE MAIL SHARING BETWEEN WIRED AND WIRELESS TELEPHONES

ATTY'S DOCKET NO.	CLASS-SUBCLASS	BATCH NO.	APPLN. TYPE	SMALL ENTITY	FEE DUE	DATE DUE
2 ANDERSON-1	-1 379-08	8.120 C	09 UTILITY	NO	\$1240.00	05/14/01

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED.

THE ISSUE FEE MUST BE PAID WITHIN <u>THREE MONTHS</u> FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. <u>THIS STATUTORY PERIOD CANNOT BE EXTENDED.</u>

HOW TO RESPOND TO THIS NOTICE:

- I. Review the SMALL ENTITY status shown above. If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:
 - A. If the status is changed, pay twice the amount of the FEE DUE shown above and notify the Patent and Trademark Office of the change in status, or
 - B. If the status is the same, pay the FEE DUE shown above.

If the SMALL ENTITY is shown as NO:

- A. Pay FEE DUE shown above, or
- B. File verified statement of Small Entity Status before, or with, payment of 1/2 the FEE DUE shown above.
- II. Part B-Issue Fee Transmittal should be completed and returned to the Patent and Trademark Office (PTO) with your ISSUE FEE. Even if the ISSUE FEE has already been paid by charge to deposit account, Part B Issue Fee Transmittal should be completed and returned. If you are charging the ISSUE FEE to your deposit account, section "4b" of Part B-Issue Fee Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give application number and batch number.
 Please direct all communications prior to issuance to Box ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

Patent and trademark office copy

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· ·	Application No.	Applicant(s)				
Notice of Allowability	08/985,122	ANDERSSON ET A	L.			
Notice of Allowability	Examiner	Art Unit				
	Allan Hoosain	2645				
The MAILING DATE of this communication apperature All claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance and Issue Facility NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATE initiative of the Office or upon petition by the applicant. See 37 Cl	(OR REMAINS) CLOSED in this app Fee Due or other appropriate commu NT RIGHTS. This application is sub	blication. If not includ unication will be mails	ed ed in due course.			
1. This communication is responsive to <u>Amendment C, 11/20</u>	<u>//00</u> .					
2. The allowed claim(s) is/are 18-33.						
3. The drawings filed on are acceptable as formal draw	wings.					
4. ☐ Acknowledgment is made of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the:	der 35 U.S.C. § 119(a)-(d) or (f).					
1. Certified copies of the priority documents have	e been received.					
2. Certified copies of the priority documents have	e been received in Application No	·				
3. Copies of the certified copies of the priority do	cuments have been received in this	national stage applica	ation from the			
International Bureau (PCT Rule 17.2(a)).						
* Certified copies not received:						
5. Acknowledgement is made of a claim for domestic priority	under 35 U.S.C. § 119(e).					
Applicant has THREE MONTHS FROM THE "MAILING DATE" of below. Failure to timely comply will result in ABANDONMENT of FOR SUBMITTING NEW FORMAL DRAWINGS, OR A SUBSTICE COMPLYING WITH THE REQUIREMENT FOR THE DEPOSIT OF B	this application. THIS THREE-MOI ITUTE OATH OR DECLARATION.	NTH PERIOD IS NOT This three-month p	EXTENDABLE eriod for			
6. Note the attached EXAMINER'S AMENDMENT or NOTIC the oath or declaration is deficient. A SUBSTITUTE OAT	E OF INFORMAL APPLICATION (P TH OR DECLARATION IS REQUIRE	TO-152) which gives D.	reason(s) why			
7. Applicant MUST submit NEW FORMAL DRAWINGS						
	(a) ⊠ including changes required by the Notice of Draftsperson's Patent Drawing Review(PTO-948) attached					
1) ☐ hereto or 2) ⊠ to Paper No. <u>5</u> .						
	(b) including changes required by the proposed drawing correction filed, which has been approved by the examiner.					
(c) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No						
Identifying indicia such as the application number (see 3 should be filed as a separate paper with a transmittal let	7 CFR 1.84(c)) should be written of ter addressed to the Official Draft	on the drawings. The sperson.	e drawings			
8. Note the attached Examiner's comment regarding REQUI	REMENT FOR THE DEPOSIT OF E	BIOLOGICAL MATER	IAL.			
Any reply to this letter should include, in the upper right hand corner, the APPLICATION NUMBER (SERIES CODE / SERIAL NUMBER). If applicant has received a Notice of Allowance and Issue Fee Due, the ISSUE BATCH NUMBER and DATE of the NOTICE OF ALLOWANCE should also be included.						
Attachment(s)						
1 Notice of References Cited (PTO-892) 3 Notice of Draftperson's Patent Drawing Review (PTO-948) 5 Information Disclosure Statements (PTO-1449), Paper No 7 Examiner's Comment Regarding Requirement for Deposit of Biological Material	4☐ Interview Summ 6☐ Examiner's Ame	al Patent Application lary (PTO-413), Paper lendment/Comment ement of Reasons for Allan Hoosain Primary Examiner Art Unit 2645	r Allowance			

Application/Control Number: 08/985,122

^o Art Unit: 2645

Reasons for Allowance

Applicants' Amendment C has overcome the prior art of record. This is because Applicants' independent claims now recite a limitation for:

"a message is received at the mobile switching center interface for either the wireless device or the landline communication device, a message waiting indication is transmitted to both the wireless device and the landline communication device"

The prior art of record only teaches sending notification messages (message waiting indications) to a single location or to alternate destinations if a first destination is not "on". This is different from Applicants' invention because notification is sent to only a single destination. New search updates revealed some prior art which ring more than one telephones upon receipt of an incoming call. This is different from Applicants' invention which requires notification upon receipt of a message and not a call. Some other prior art teach sending notifications to either a landline device alone or a wireless device alone. This, too, is different from Applicants' invention which requires notifications to be sent to both a wireless device and a landline device. There is also no suggestion or motivation for combining the prior art of record to achieve Applicants' invention. Therefore, Applicants' claims 18-33 are indicated allowable.